

## **EXHIBIT A**

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VIA FACSIMILE (415-956-0439) & U.S. MAIL

April 18, 2008

Mark D. Lonergan, Esq.  
Peter H. Bales, Esq.  
Severson & Werson  
One Embarcadero Center, Suite 2600  
San Francisco, CA 94111

Re: *Howard v. Wells Fargo Financial Missouri, Inc.* Northern Dist. of California  
Case No. C07-05881 EDL

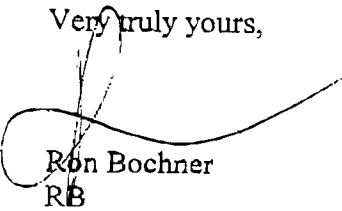
Counsel:

I have received the 8 pages of documents you provided in apparent response to plaintiff's Request for Documents, Set One. Please confirm this is all Wells Fargo will produce in this matter. You have entirely failed to produce documents on broad swaths of fundamental relevance and it appears you or your client are either negligent in understanding your duty or are deliberately withholding relevant documents.

In regard to the indeterminate delay you expressed an intention to indulge-in, you promised to get all responses in a certain time. Now you appear to breach that promise. You informed the court this matter would be ready for very early summary judgment but cannot even complete basic discovery response in a timely fashion. If the bank's contact was to be out of town, you should have determined that when you made your promises. Please provide an exact date when you will respond as promised by day's end.

If you have any question do not hesitate to call.

Very truly yours,

  
Ron Bochner  
RB

**EXHIBIT "A"**